

REMARKS

The application has been amended and is believed to be in condition for allowance.

The claims have been amended.

Claim 1 has been broadened to avoid limiting the inventive method of a computer. See new claim 28 reciting the device as a computer.

Claim 1 has also been amended to clarify that during access of the first site, the user successively selects and receives pages from the first site; and that the successively selected and received pages form a succession of pages, where the selected pages are originated by the first site but the succession of pages are originated by the user's selection of pages.

Claim 1 has further been clarified in that the information representative of the received succession of pages and the certificate of integrity need not be stored at the same location.

Also see the claim 1 recitation that the information representative of the received succession of pages documents the content of the received succession of pages.

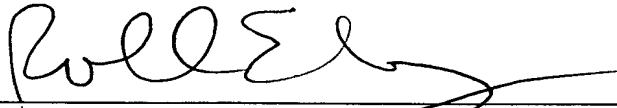
The other amendments are believed clear.

Allowance of all the pending claims is respectively requested.

The Commissioner is hereby authorized in this, concurrent, and future replies, to charge payment or credit any overpayment to Deposit Account No. 25-0120 for any additional fees required under 37 C.F.R. § 1.16 or under 37 C.F.R. § 1.17.

Respectfully submitted,

YOUNG & THOMPSON



Roland E. Long, Jr., Reg. No. 41,949
745 South 23rd Street
Arlington, VA 22202
Telephone (703) 521-2297
Telefax (703) 685-0573
(703) 979-4709

REL/lrs